

Practitioner's Docket No.

490-007899-US(PAR)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box Patent Application Assistant Commissioner for Patents Washington, D.C. 20231



NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s):

Paavo Niemitalo

WARNING: 37 C.F.R. § 1.41(a)(1) points out:

"(a) A patent is applied for in the name or names of the actual inventor or inventors.

"(1) The inventorship of a nonprovisional application is that inventorship set forth in the oath or declaration as prescribed by § 1.63, except as provided for in § 1.53(d)(4) and § 1.63(d). If an oath or declaration as prescribed by § 1.63 is not filed during the pendency of a nonprovisional application, the inventorship is that inventorship set forth in the application papers filed pursuant to § 1.53(b), unless a petition under this paragraph accompanied by the fee set forth in § 1.17(i) is filed supplying or changing the name or names of the inventor or inventors."

For (title):

MOTOR FOR GENERATING VIBRATIONAL SIGNAL

CERTIFICATION UNDER 37 C.F.R. § 1.10*

(Express Mail label number is mandatory.) (Express Mail certification is optional.)

I hereby certify that this New Application Transmittal and the documents referred to as attached therein are being deposited with the United States Postal Service on this date March 10, in an envelope as "Express Mail Post Office to Addressee," mailing Label Number EL067101479US dressed to the: Assistant Commissioner for Patents, Washington, D.C. 20231. Maureen Egan

(type or print name of person mailing paper)

Signature of person mailing paper

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

*WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing, 37 C.F.R. § 1.10(b).

> "Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

> > (New Application Transmittal [4-1]—page 1 of 11)

1. Type of Application

This	new	application	is	for	a(n)

(check one applicable item below)
Original (nonprovisional)
☐ Design
☐ Plant
WARNING: Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. § 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
WARNING: Do not use this transmittal for the filing of a provisional application.
NOTE: If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
☐ Divisional.
☐ Continuation.
☐ Continuation-in-part (C-I-P).
Benefit of Prior U.S. Application(s) (35 U.S.C. §§ 119(e), 120, or 121)

2. icauon(s) (35 0.3.0. 99 119(e), 120, 01 121)

NOTE: A nonprovisional application may claim an invention disclosed in one or more prior filed copending nonprovisional applications or copending international applications designating the United States of America. In order for a nonprovisional application to claim the benefit of a prior filed copending nonprovisional application or copending international application designating the United States of America, each prior application must name as an inventor at least one inventor named in the later filed nonprovisional application and disclose the named inventor's invention claimed in at least one claim of the later filed nonprovisional application in the manner provided by the first paragraph of 35 U.S.C. § 112. Each prior application must also be:

- (i) An international application entitled to a filing date in accordance with PCT Article 11 and designating the United States of America; or
 - (ii) Complete as set forth in § 1.51(b); or
- (iii) Entitled to a filing date as set forth in § 1.53(b) or § 1.53(d) and include the basic filing fee set forth in § 1.16; or
- (iv) Entitled to a filing date as set forth in § 1.53(b) and have paid therein the processing and retention fee set forth in § 1.21(I) within the time period set forth in § 1.53(f).

37 C.F.R. § 1.78(a)(1).

NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICA-TION(S) CLAIMED.

WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. §§ 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. §§ 120, 121 or 365(c). (35 U.S.C. § 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. §§ 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(New Application Transmittal [4-1]—page 2 of 11)

WAR	NING:	When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federal holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).
		The new application being transmitted claims the benefit of prior U.S. application(s). Enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
3. Pa	per	s Enclosed
A.		uired for filing date under 37 C.F.R. § 1.53(b) (Regular) or 37 C.F.R. § 1.153 sign) Application
7	_ Pa	ages of specification
3	_ Pa	ages of claims
3	_ Sh	neets of drawing
WAR	NING.	: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filling a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. For comments on proposed then-new 37 C.F.R. § 1.84, see Notice of March 9, 1988 (1990 O.G. 57-62).
NOTE	inv the	dentifying indicia, if provided, should include the application number or the title of the invention, ventor's name, docket number (if any), and the name and telephone number of a person to call if e Office is unable to match the drawings to the proper application. This information should be placed to the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top the page" 37 C.F.R. § 1.84(c)).
		(complete the following, if applicable)
		The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. § 1.84(b).
		formal
		informal
B.	Oth	er Papers Enclosed
	_ Pa	ages of declaration and power of attorney
_1	Pa	ages of abstract
5	_ 0	ther Assignment & Cover Sheet
4. A	dditi	onal papers enclosed
		Amendment to claims
		☐ Cancel in this applications claims before calculating the filing fee. (At least one original independent claim must be retained for filing purposes.)
		Add the claims shown on the attached amendment. (Claims added have been numbered consecutively following the highest numbered original claims.)
		Preliminary Amendment
	KX	Information Disclosure Statement (37 C.F.R. § 1.98)
	ΧX	Form PTO-1449 (PTO/SB/08A and 08B)
	XX	Citations
		(New Application Transmittal [4-1]—page 3 of 11)

NOTE: A newly executed declaration is not required in a continuation or divisional application provided that the prior nonprovisional application contained a declaration as required, the application being filled is by all or fewer than all the inventors named in the prior application, there is no new matter in the application being filled, and a copy of the executed declaration filled in the prior application (showing the signature or an indication thereon that it was signed) is submitted. The copy must be accompanied by a statement requesting deletion of the names of person(s) who are not inventors of the application being filled. If the declaration in the prior application was filed under § 1.47, then a copy of that declaration must be filled. See 37 C.F.R. § 1.63(a/t)—(3). NOTE: A declaration filed to complete an application must be executed, identify the specification to which it is directed, identify each inventor by full name including family name and at least one given name, without abbreviation together with any other given name or initial, and the residence, post office address and country or citizenship of each inventor, and state whether the inventor is a sole or joint inventor. 37 C.F.R. § 1.63(a)(t)—(4). XX Enclosed Executed by (check all applicable boxes) XX inventor(s). legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43. joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached. This is the petition required by 37 C.F.R. § 1.47 and the statement required by 37 C.F.R. § 1.47 is also attached. See item 13 below for fee. Note Enclosed. Note Enclosed. Note Enclosed. Application contains subject matter in addition to the international Application, the application may be treated as a continuation or continuation—in-part, as the case may be fullibring ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED. Application is made by a person authorized under 37 C.F.R. § 1	[De	claration of Biological Deposit
tive Special Comments Other	{		pe	rtaining thereto for biotechnology invention containing nucleotide and/or
Declaration or oath (including power of attorney) NOTE: A newly executed declaration is not required in a continuation or divisional application provided that the prior nonprovisional application centained a declaration as required, the application being filled is by all or fewer than all the inventors named in the prior application, there is no new matter in the application being filled, and a copy of the executed declaration filed in the prior application (showing the signature or an indication thereon that it was signed) is submitted. The copy must be excempanied by a statement requesting deletion of the names of person(s) who are not inventors of the application being filled. If the declaration in the prior application was filled under § 1.47, then a copy of that declaration must be filed secompanied by a copy of the decision granting § 1.47 status or, if a nonsigning person under § 1.47 has subsequently joined in a prior application, then a copy of the subsequently executed declaration must be filed. See 37 C.F.R. § § 1.63(6/1)—(3). NOTE: A declaration filed to complete an application must be executed, identify the specification to which it is directed, identify each inventor by full name including family name and at least one given name, without abbreviation together with any other given name or initial, and the residence, post office address and country or citizenship of each inventor, and state whether the inventor is a sole or joint inventor. 37 C.F.R. § 1.63(a/1)—(4). XX Enclosed Executed by (check all applicable boxes) Xi inventor(s). □ legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43. □ joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached. □ This is the petition required by 37 C.F.R. § 1.47 and the statement required by 37 C.F.R. § 1.47 is also attached. See item 13 below for fee. □ Not Enclosed. NOTE: Where the filing is a completion in the U.S. of an International Application or where the completion of the	[thorization of Attorney(s) to Accept and Follow Instructions from Representa-
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(check all applicable boxes)	ĺΣ	CΧ	End	olosed
inventor(s). legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43. joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached. This is the petition required by 37 C.F.R. § 1.47 and the statement required by 37 C.F.R. § 1.47 is also attached. See item 13 below for fee. Not Enclosed. NOTE: Where the filing is a completion in the U.S. of an International Application or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED. Application is made by a person authorized under 37 C.F.R. § 1.41(c) on behalf of all the above named inventor(s). (The declaration or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filled subsequently). Showing that the filing is authorized. (not required unless called into question. 37 C.F.R. § 1.41(d))			Exe	cuted by
 □ legal representative of inventor(s). 37 C.F.R. §§ 1.42 or 1.43. □ joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached. □ This is the petition required by 37 C.F.R. § 1.47 and the statement required by 37 C.F.R. § 1.47 is also attached. See item 13 below for fee. □ Not Enclosed. NOTE: Where the filing is a completion in the U.S. of an International Application or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED. □ Application is made by a person authorized under 37 C.F.R. § 1.41(c) on behalf of all the above named inventor(s). (The declaration or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filed subsequently). □ Showing that the filing is authorized. (not required unless called into question. 37 C.F.R. § 1.41(d)) 				(check all applicable boxes)
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behalf of all the above named inventor(s). (The declaration or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filed subsequently). Showing that the filing is authorized. (not required unless called into question. 37 C.F.R. § 1.41(d))	NOTE:	ma	u.s. y be	application contains subject matter in addition to the International Application, the application treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE
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(not required unless called into question. 37 C.F.R. § 1.41(d))	(The	de	clara	ation or oath, along with the surcharge required by 37 C.F.R. § 1.16(e) can be filed subsequently).
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(New Application Transmittal [4-1]—page 4 of 11)				(New Application Transmittal [4-1]—page 4 of 11)

6. Inventorsh	ip Statement
OWI	ne named inventors are each not the inventors of all the claims an explanation, including the nership of the various claims at the time the last claimed invention was made, should be mitted.
The inventors	ship for all the claims in this application are:
XX The	same.
	or
☐ Not the t	the same. An explanation, including the ownership of the various claims at time the last claimed invention was made,
	is submitted.
	will be submitted.
7. Language	
An Engli required	cation including a signed oath or declaration may be filed in a language other than English. ish translation of the non-English language application and the processing fee of \$130.00 by 37 C.F.R. § 1.17(k) is required to be filed with the application, or within such time as may y the Office. 37 C.F.R. § 1.52(d).
XX Engl	ish
☐ Non-	-English
	The attached translation includes a statement that the translation is accurate. 37 C.F.R. § 1.52(d).
8. Assignmen	t
ØX An a	ssignment of the invention to <u>Nokia Mobile Phones Limited</u>
	is attached. A separate XX "COVER SHEET FOR ASSIGNMENT (DOCU- MENT) ACCOMPANYING NEW PATENT APPLICATION" or ☐ FORM PTO 1595 is also attached.
	will follow.
NOTE: "If an ass and one	signment is submitted with a new application, send two separate letters-one for the application for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).
WARNING: A ne in-p	ewly executed "CERTIFICATE UNDER 37 C.F.R. § 3.73(b)" must be filed when a continuationart application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.
	(New Application Transmittal [4-1]—page 5 of 11)

9. Certified Copy

Certified copy(ies) of application(s)

Country					Appin. No).	,	Filed
Country					Appin. N).		Filed
Country		~			Appln. No	 3.		Filed
rom which	priority is	s claime	ed					
	s (are) at							
	vill follow							
	foreign ap laration. 37					laim for p	nonty must be	referred to in the cath or
U.S. § 1: PAC CLA 10. Fee C	. application 20 is itself e	n or Inten entitled to IEW APPI en (37 (national priority JCATIC C.F.R.	Applica from a p	tion from wi prior foreigr VSMITTAL V	nich this a applicati	application claim on, then comple	ectly relates. If any parent is benefit under 35 U.S.C. ate item 18 on the ADDED OR U.S. APPLICATION(S)
				CLA	IMS AS F	ILED		
Numbe	er filed			Nun	nber Extra	a	Rate	Basic Fee 37 C.F.R. 1.16(a) \$760.00
Total Claims (37 § 1.16(c))	C.F.R.	7	- 20	=	0	×	\$ 18.00	0
Independen Claims (37 § 1.16(b))		1	- 3	=	0	×	\$ 78.00	0
Multiple de if any (37	•	-				+	\$260.00	
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11. Si	mall	Entity Statement(s)							
(Statement(s) that this is a filing by a small entity under 37 C.F.R. § 1.9 and 1.27 s (are) attached.							
WARNING:		"Status as a small entity must be specifically established in each application or patent in which the status is available and desired. Status as a small entity in one application or patent does not affect any other application or patent, including applications or patents which are directly of indirectly dependent upon the application or patent in which the status has been established. The refiling of an application under § 1.53 as a continuation, division, or continuation-in-part (including a continued prosecution application under § 1.53(d)), or the filing of a reissue application requires a new determination as to continued entitlement to small entity status for the continuing or reissue application. A nonprovisional application claiming benefit under 35 U.S.C. § 119(e), 120, 121, or 365(c) of a prior application, or a reissue application may rely on a statement filed in the prior application or in the patent or includes a copy of the statement in the patent if the nonprovisional application or in the patent or includes a copy of the statement in the prior application or in the patent or includes a copy of the statement in the prior application or in the patent or includes a such a reference for purposes of this section." 37 C.F.R. § 1.28(a)(2).							
WARN	ING:	"Small entity status must not be established when the person or persons signing the statement can unequivocally make the required self-certification." M.P.E.P., § 509.03, 6th ed., rev. 2, July 1996 (emphasis added).							
		(complete the following, if applicable)							
] 8	Status as a small entity was claimed in prior application							
		/, filed on, from which benefit							
		s being claimed for this application under:							
		35 U.S.C. §							
		and which status as a small entity is still proper and desired.							
		☐ A copy of the statement in the prior application is included.							
		Filing Fee Calculation (50% of A, B or C above)							
		\$							
NOTE:	are i	excess of the full fee paid will be refunded if small entitiy status is established and a refund request filed within 2 months of the date of timely payment of a full fee. The two-month period is not indable under § 1.136. 37 C.F.R. § 1.28(a).							
12. Re	eque	st for International-Type Search (37 C.F.R. § 1.104(d))							
		(complete, if applicable)							

Please prepare an international-type search report for this application at the time when national examination on the merits takes place.

(New Application Transmittal [4-1]-page 7 of 11)

13. F	ee P	ayn	nent Being Made at This Time			
		Not	Enclosed			
	(No filing fee is to be paid at this time. (This and the surcharge required by 37 C.F.R. subsequently.)	§ 1.	16(e)	can be paid
	X X	Encl	losed			
		XX	Filing fee		\$	760.00
	,	KX	Recording assignment (\$40.00; 37 C.F.R. § 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)		\$.	40.00
			Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached (\$130.00; 37 C.F.R. §§ 1.47 and 1.17(i))		\$.	
			For processing an application with a specification in a non-English language (\$130.00; 37 C.F.R. §§ 1.52(d) and 1.17(k))		\$.	
			Processing and retention fee (\$130.00; 37 C.F.R. §§ 1.53(d) and 1.21(l))		\$.	
			Fee for international-type search report (\$40.00; 37 C.F.R. § 1.21(e))		\$.	
NOTE	failii 37 eith	ng to C.F.F er th	R. § 1.21(I) establishes a fee for processing and retaining any application of complete the application pursuant to 37 C.F.R. § 1.53(f) and the sense of the sens	is, as fit of a	well as a prior	the changes to U.S. application
			Total fees enclosed	\$_	800	.00
14. N	letho	od o	f Payment of Fees			
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į		Cha 	rge Account No	in	the	amount of
			uplicate of this transmittal is attached.			
NOTE:		s sho .22(b	ould be itemized in such a manner that it is clear for which purpose).	the t	fees an	e paid. 37 C.F.R.

15. Authorization to Charge Additional Fees

WARNING: If no fees are to be paid on filing, the following items should not be completed.

WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

- The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No. 16-1350
 - 37 C.F.R. § 1.16(a), (f) or (g) (filing fees)
 - XX 37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)
- NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.
 - 37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)
 - ★ 37 C.F.R. § 1.17(a)(1)—(5) (extension fees pursuant to § 1.136(a)).
 - XX 37 C.F.R. § 1.17 (application processing fees)
- NOTE: ". . . A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of the fee set forth in § 1.17(a) will also be treated as a constructive petition for an extension of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3).
 - ☐ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))
- NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).
- NOTE: 37 C.F.R. § 1.28(b) requires "Notification of any change in status resulting in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying, . . . the issue fee. . . " From the wording of 37 C.F.R. § 1.28(b), (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity.

(New Application Transmittal [4-1]—page 9 of 11)

	" Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).
ΣK	Credit Account No. 16-1350
Γ	Refund

16. Instructions as to Overpayment

Reg. No. 24,689

Tel. No. (203) 259-1800

Customer No.

SIGNATURE OF PRACTITIONER

Ralph D. Gelling

(type or print name of attorney)

Perman & Green, LLP

P.O. Address

425 Post Road, Fairfield, CT 06430

(New Application Transmittal [4-1]-page 10 of 11)

incor	poration by reference of added pages
p si th	theck the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. tage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF RIOR U.S. APPLICATION(S) CLAIMED)
	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed
	Number of pages added
	Plus Added Pages for Papers Referred to in Item 4 Above
	Number of pages added
	Plus added pages deleting names of inventor(s) named in prior application(s) who is/are no longer inventor(s) of the subject matter claimed in this application.
	Number of pages added
	Plus "Assignment Cover Letter Accompanying New Application"
	Number of pages added
State	ment Where No Further Pages Added
	no further pages form a part of this Transmittal, then end this Transmittal with is page and check the following item)
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5 APPLICATION FOR PATENT

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Married Street Street	15		
		Motor For Generating Vibrational	Signal
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on the stand stand stands	25	INVENTOR: PAAVO NIEMITALO	
	1 30		
	35	Perman & Green, LLP	

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Background of the Invention

today's personal communicating employ a silent indication when a call or message is The indicator is generally a vibration which incoming. is transmitted by the appliance in response to the incoming signal. It is necessary that the vibration be sufficiently strong so that it will not go unnoticed. generate the signal an electrical motor is constructed rotating shaft on which is mounted eccentrically mounted mass. As the shaft rotates, the vibration unbalanced mass generates a that proportional to the speed and torque of the motor as well as the eccentricity and mass of the rotor. Since these devices are to used in mobile, hand held appliances, power is at a premium in order to allow long periods between charges. In addition weight is a significant factor. Prior attempts to provide an efficient, but strong vibrating signal, involved ironless rotors having windings with brush type commutators. An eccentric mass is mounted on the shaft in addition to the rotor. use of a brush commutator could generated sparks which would be undesirable in certain conditions and cause communications interference. The use of the external eccentric mass increases the size of the vibrator element and creates difficult mounting problems.

It is a purpose of this invention to design a low profile light weight vibrating motor which generates a strong vibrating signal at low power. The motor of this invention is integrated into the cover of the communicator appliance and can be easily controlled.

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Summary of the Invention

A vibrator mechanism is constructed based on multicoil stator which forms the main structure of the The stator is formed of a thin cylindrical or mechanism. pancake shape. A rotor is mounted for rotation on the stator and is formed of a thin sector shaped disc of preferably 180° or less. The rotor and eccentric mass are combined into an integral unit which is constructed of a ferromagnetic material and is permanently magnetized with at least two opposing magnetic poles. The rotor is shaped to nest conveniently on the stator thereby providing a streamlined vibrator mechanism which can be contained within a compartment molded into the housing of the appliance. The vibrator mechanism is positioned within the housing at an extremity thereof which is furthest from the center of gravity of the communication The motor driver is constructed into the ASIC of the appliance and generates pulses to the stator coils. As the stator coils are energized the poles of the rotor are alternatingly repulsed and attracted to start a rotation which becomes self supporting. Rotation causes vibration to signal the user.

25 Description of the Drawing

The invention of this application is described in more detail below with reference to the Drawing in which:

Figure 1 is a top, front and side view of the rotor 30 of this invention;

Figure 2 is a top view of the stator of this invention;

Figure 3 is a side view of the stator of this invention;

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Figure 4 is a top view of the vibrator assembly of this invention;

Figure 5 is an side view of the vibrator assembly of this invention;

5 Figure 6 is a block diagram of the control circuit for the vibrator of this invention; and

Figure 7 is a graph of the input voltage including back emf to the stator of this invention.

Figure 8 is a series of views of the rotor of this 10 invention.

Description of the Preferred Embodiment

A communicating appliance 1 is shown in figure 1 having a housing 2. Housing 2 is constructed of molded plastic with appropriate internal compartments molded in its interior. The appliance 1 can be a cellular phone, beeper or other similar device. It is desired that a means be provided to alert the user to an incoming call or message without using an audible ring or buzzer. A vibrator mechanism 3 generates a physical signal that is felt by the user to indicate that the communication appliance 1 is activated for some purpose.

25 As best shown in Figures 2 through 5, the vibrator mechanism 3 of this invention consists of a stator 4 and a rotor 5. The stator 4 is a flat disc shape element which contains windings 6 - 11 wound on posts 23 which extend outward from the plane of the stator 4. 30 windings 6-11 are connected to the output of controller 12 as shown in figure 6. The stator 3 is mounted in a compartment 13 integrally molded in the interior of In order to enhance the effects of the housing 2. vibration generated by the mechanism 3, the compartment

13 is positioned in the housing at a maximum distance from the center of gravity G of the appliance 1. A cylindrical bore 14 is constructed along the axis 17 of the stator 4 and is closed at its outer end 15. A bearing 16 is mounted in the bore 14 to receive the rotor for rotation about the axis 17.

The rotor 5 consists of a disc 18 and a shaft 19 integrally connected with the disc 18 extending transverse to the shaft 19. Shaft 19 is sized to fit into the bearing 16 for rotation therein. As shown in figure 8, the rotor disc 18 is made up of magnetic material which is permanently magnetized having a north pole(N) and south pole(S). The disc 18 is formed in the shape of a thin cylindrical sector of approximately 180° or less. It is desirable to construct the rotor having a thin profile for compact assembly with the stator. disc shaped sector having a diameter of approximately 12 mm and a thickness of approximately 3mm will work depending on the weight of the material used. Depending on the space available, the center of mass of the rotor may be several mm from the axis of rotation 17. overall rotor weight of 1 to 3 grams would provide a signal that would be clearly noticed.

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Since the rotor 5 is not a full cylindrical disk, the center of mass 20 of the disc 18 is eccentric to the rotational axis of the rotor 5. This imbalance will generate vibrational forces in the mechanism 3 as the rotor 5 spins, thereby creating the physical sensation which signals the user. In this manner the separate rotor and eccentric mass of prior art vibration generating devices is combined into an integral element.

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As shown in figure 5, because of the flat disc shaped, cooperating profiles of both the stator 4 and rotor 5, the assembly of the vibrator mechanism 3 fits compactly in to compartment 13 of housing 2. No separate enclosure is needed for the vibrator mechanism 3. The rotor 5 is constructed with a semicylindrical recess 22 to enhance the nesting of the rotor 5 with the stator 4. This construction allows close magnetic coupling of the permanently magnetized rotor 5 with the poles of the stator windings, while providing sufficient support of rotor shaft 19 within stator bore 14.

the prior motors used for this purpose the windings were limited by virtue of the space constraints of the rotor. This resulted in an inability to take advantage of the availability of the increased voltages beyond around 3.6 volts. Newer batteries voltages in the range of 3.6 to 6 volts. The vibrator system of. this invention, using the permanently magnetized rotor 5 and stator mounted windings 6 - 11, enables the use of a greater number of turns in the windings. This makes the device of this invention more efficient and permits the use of higher voltages. example, an embodiment of this invention uses 100 to 200 turns per pole of a .05mm diameter wire. This reduces the size of the permanent magnets needed and power consumption.

In operation, the stator windings 6 -11 are energized to sequentially present rotating opposing polarities to the magnetized rotor 5. This causes rotation of the rotor according to well known principals. Controller 21 is constructed as part of the integrated circuit for the appliance 1 and is designed to generate a

vibrator drive signal Vt in response to an incoming call or other signal. The signal V_t is a pulse modulated chain signals having a set value which will initiate rotation of the rotor 5. As the rotor 5 spins, a back will be generated within the windings by interaction of the stator and rotor magnetic fields. The back emf is added to the input signal and serves to sustain the rotation of the rotor. Commutation is accomplished by sequencing the signals to the windings 6-11 in a manner well known in the art. The performance of this type of motor will provide further reduction of power consumption.

In this manner a vibrator motor is constructed for use with a communication device that combines a permanent magnet eccentric mass rotor driven with an electrically commutated stator to enhance performance while reducing size and weight. This configuration also facilitates microprocessor control and reduces power consumption.

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I Claim:

- 1. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications comprising:
 - a housing having a compartment constructed therein to accommodate a vibration generating device;
 - a stator mounted in the communicator housing having means to receive a rotor for rotation thereon about an axis;
 - a plurality of windings mounted and circumferentially spaced on the stator, each of / said windings having means to connect a voltage thereto;
 - a rotor mounted for rotation on the stator, said rotor constructed of a permanently magnetized material, said rotor being further formed and mounted for magnetic coupling with the stator coils, said rotor constructed in the form of a substantially flat disc of less than a fully cylindrical shape to position center of mass eccentric to the axis of rotation;
 - a controller connected to a voltage source and constructed to sequentially supply a series of drive pulses to the stator windings by

electrical commutation, so as impart rotation to the permanent magnet rotor; and

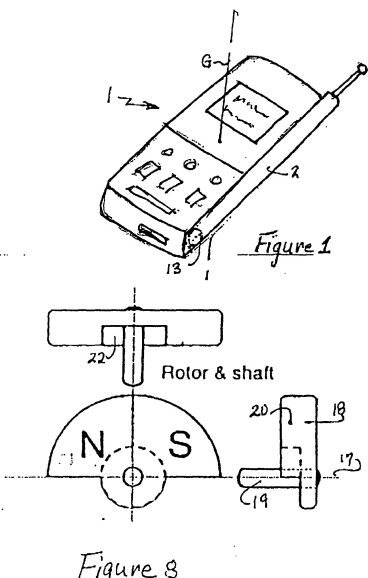
wherein the stator and rotor are assembled in a compact operative relation and mounted within the compartment.

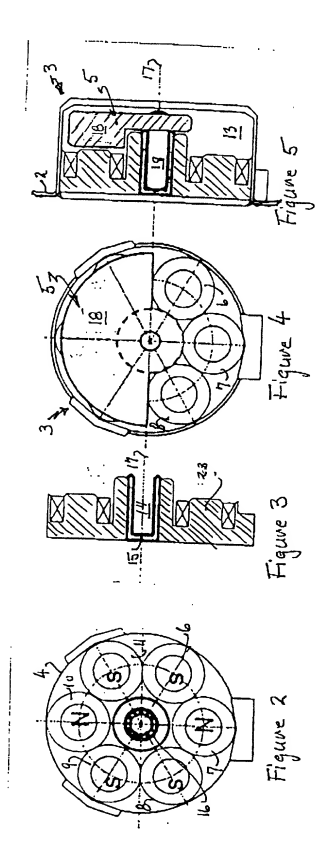
- 2. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 1 wherein the rotor is shaped in the form of a sector of a disc encompassing 180° or less.
- 3. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 2 wherein the rotor is constructed with a recess to allow close mechanical and magnetic cooperation with the stator.
- 4. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 1 wherein the windings comprise at least 100 turns of wire.
- In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 1 wherein the controller is constructed as part of an integrated circuit control system for the communicator appliance.

- 6. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 1 wherein the voltage source has a value of 3.6 volts or higher.
- 7. In a communicator appliance, a device for generating a vibration to provide a signal to the user, said signal indicating incoming communications as described in claim 1 wherein the compartment for accommodating the vibration generating device is constructed in the housing at the furthest available position from the center of gravity of the appliance.

Abstract of the Disclosure

A vibrator mechanism is constructed with a permanently magnetized rotor having an eccentrically positioned center of mass and a flat profile. The magnetized rotor is magnetically coupled to a electrically commutated stator having multiple windings. The vibrator mechanism is assembled for compact mounting within the housing of a communication device.





COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

This	declaration	is of	the	following	typ	e:		
				(check	one	applicable	item	below)

X	original.
] design.
	supplemental.
NOTE:	If the declaration is for an International Application being filed as a divisional, continuation o continuation-in-part application, do not check next item; check appropriate one of last three items.
	national stage of PCT.
NOTE:	If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL CONTINUATION CR C-I-P.
NOTE:	See 37 C.F.R. § 1.63(d) (continued prosecution application) for use of a prior nonprovisional application declaration in the continuation or divisional application being filed on behalf of the same or fewer of the inventors named in the prior application.
	divisional.
	continuation.
NOTE: ,	Where an application discloses and claims subject matter not disclosed in the prior application, or a continuation or divisional application names an inventor not named in the prior application, a continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (application filing requirements—nonprovisional application).
	continuation-in-part (C-I-P).

INVENTORSHIP IDENTIFICATION

WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

Motor For Generating Vibrational	Signal Signal

SPECIFICATION IDENTIFICATION

the specification of which:

(complete (a), (b), or (c))

with any one of the items below will be accepted as complying with the identification and complise with any one of the items below will be accepted as complying with the identification requirement 37 CFR 1.63: "(1) name of inventor(s), and reference to an attached specification which is both attact to the oath or declaration at the time of execution and submitted with the oath or declaration on filing; "(2) name of inventor(s), and attorney docket number which was on the specification as filed." Notice of July 13, 1995 (1177 O.G. 60). (b) Was filed on	(a) 0	is attached hereto.
on filing; "(2) name of inventor(s), and attorney docket number which was on the specification as filed." Notice of July 13, 1995 (1177 O.G. 60). (b) was filed on	NOTE:	"The following combinations of information supplied in an eath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
"(3) name of inventor(s), and title which was on the specification as filed." Notice of July 13, 1995 (1177 O.G. 60). (b) was filed on		"(1) name of inventor(s), and reference to an attached specification which is both attached to the cath or declaration at the time of execution and submitted with the cath or declaration on filing;
Notice of July 13, 1995 (1177 O.G. 60). (b) was filed on		"(2) name of inventor(s), and attorney docket number which was on the specification as filed or
Notice of July 13, 1995 (1177 O.G. 60). (b) was filed on		"(3) name of inventor(s), and title which was on the specification as filed."
and was amended on		
and was amended on	(p) [
NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involute are those filed with the application papers or, in the case of a supplemental declaration, are the amendments claiming matter not encompassed in the original statement of invention or claims. 37 CFR 1.67. NOTE: "The following combinations of information supplied in an eath or declaration filed after the filing of are acceptable as minimums for identifying a specification and compliance with any one of the lite below will be accepted as complying with the identification requirement of 37 CFR 1.63: "(1) name of inventor(s), and application number (consisting of the series code and the senumber, e.g.,08/123,456); "(2) name of inventor(s) and attorney docket number which was on the specification as filed and filing date; "(3) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of execute and submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number, e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).		and was amended on (if applicable).
are acceptable as minimums for identifying a specification and compliance with any one of the ite below will be accepted as complying with the identification requirement of 37 CFR 1.63: "(1) name of inventor(s), and application number (consisting of the series code and the senumber, e.g.,08/123,456); "(2) name of inventor(s), serial number and filing date; "(3) name of inventor(s) and attorney docket number which was on the specification as filed and filing date; "(4) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of executand submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number; e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed to the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).	NOTE:	Amendments filed after the original papers are deposited with the PTO that contain new matter an not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See
"(1) name of inventor(s), and application number (consisting of the series code and the senumber, e.g.,08/123,456); "(2) name of inventor(s), serial number and filing date; "(3) name of inventor(s) and attorney docket number which was on the specification as filed and filing date; "(4) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of executand submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number; e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed to the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).	NOTE:	"The following combinations of information supplied in an eath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
"(3) name of inventor(s) and attorney docket number which was on the specification as file (4) name of inventor(s), title which was on the specification as filed and filing date; "(5) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of executand submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number, e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).		"(1) name of inventor(s), and application number (consisting of the series code and the sena
"(4) name of inventor(s), title which was on the specification as filed and filing date; "(5) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of execut and submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number; e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed to the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).		"(2) name of inventor(s), serial number and filing date;
"(4) name of inventor(s), title which was on the specification as filed and filing date; "(5) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of execut and submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number; e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed to the application filed in the PTO is the application which the inventor(s) executed by sign the oath or declaration." Notice of July 13, 1995 (1177 O.G. 60).		"(3) name of inventor(s) and attorney docket number which was on the specification as filed
"(5) name of inventor(s), title which was on the specification as filed and reference to attached specification which is both attached to the oath or declaration at the time of executand submitted with the oath or declaration; or "(6) name of inventor(s), title which was on the specification as filed and accompanied a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number; e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed to the application filed in the PTO is the application which the inventor(s) executed by signification of July 13, 1995 (1177 O.G. 60).		"(4) name of inventor(s), title which was on the specification as filed and filing date;
a cover letter accurately identifying the application for which it was intended by either application number (consisting of the series code and the serial number, e.g.,08/123,456), serial number and filing date. Absent any statement(s) to the contrary, it will be presumed the application filed in the PTO is the application which the inventor(s) executed by sign the cath or declaration." Notice of July 13, 1995 (1177 O.G. 60).		"(5) name of inventor(s), title which was on the specification as filed and reference to ar attached specification which is both attached to the path or declaration at the time of execution
		"(6) name of inventor(s), title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g.,08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."
		Notice of July 13, 1995 (1177 O.G. 60).
(c) was described and claimed in PCT International Application N	(c) 🗆	
amended under PCT Article 19 on (if any).		amended under PCT Article 19 on

SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))

(complete the following where a supplemental declaration is being submitted)	
☐ I hereby declare that the subject matter of the ☐ attached amendment	
amendment filed on	
was part of my/our invention and was invented before the filing date of the orig application, above-identified, for such invention.	nal
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOL	₹
I hereby state that I have reviewed and understand the contents of the above-identification, including the claims, as amended by any amendment referred to above	ied
I acknowledge the duty to disclose information, which is material to patentability defined in 37, Code of Federal Regulations, § 1.56,	as
(also check the following items, if desired)	
and which is material to the examination of this application, namely, informat where there is a substantial likelihood that a reasonable Examiner would consi it important in deciding whether to allow the application to issue as a pate and	der
in compliance with this duty, there is attached an information disclos statement, in accordance with 37 CFR 1.98.	ure
PRIORITY CLAIM (35 U.S.C. §§ 119(a)-(d))	
NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the for application is referred to in the cath or declaration as required by § 1.63. The claim for priority the certified copy of the foreign application specified in 35 U.S.C. 119(b) must be filed in the cas an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by examiner, when specifically required by the examiner, and in all other situations, before the pater granted. If the claim for priority or the certified copy of the foreign application is filed after the countries the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set if in § 1.17(i). If the certified copy is not in the English language, a translation need not be filed eximined the case of interference; or when necessary to overcome the date of a reference relied upon by examiner; or when specifically required by the examiner, in which event an English language translation and the certified copy is accurate." 37 C. § 1.55(a).	and e of the nt is date orth cept the tion F.R.
I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)-of any foreign application(s) for patent or inventor's certificate or of any PCT internation application(s) designating at least one country other than the United States of America list below and have also identified below any foreign application(s) for patent or inventocertificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing defore that of the application(s) of which priority is claimed.	nal ted or's
(complete (d) or (e))	
(d) X no such applications have been filed.	
(e) ☐ such applications have been filed as follows.	
NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself clair priority check item (e), enter the details below and make the priority claim.	ned

(Declaration and Power of Attorney [1-1]-page 3 of 7)

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

				• •
COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)		CLAIMED 7 USC 119
			☐ YES	ИО □
			☐ YES	NO 🗆
			☐ YES	ио □
			☐ YES	NO 🗆
	•		TYES	ИО □
otates provisiona	(34 U.S.C. the benefit under Title 35, I application(s) listed below: PPLICATION NUMBER	Jnited States Code.	,	
	LOATION HOMBEN		FILING D	PATE
				
CLAIM	FOR BENEFIT OF EARL UNDER 35 I	IER US/PCT APPL U.S.C. 120	ICATION	(S)

☐ The claim for the benefit of any such applications are set forth in the attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN

PART (C-I-P) APPLICATION.

		i), <i>IF ANY</i> , FILED MORE THAN 12 MONTHS I) PRIOR TO THIS U.S. APPLICATION
NOTE:	the basis for this application enterindivisional, or continuation-in-part, the	months from the filing date of this application is a PCT filing forming g the United States as (1) the national stage, or (2) a continuation, en also complete ADDED PAGES TO COMBINED DECLARATION DIVISIONAL, CONTINUATION OR C-I-P APPLICATION for benefit a(s) under 35 U.S.C. § 120.
	POW	ER OF ATTORNEY
		ctitioner(s) to prosecute this application and transact mark Office connected therewith.
Clarence	(list name A. Green (Reg. No. 24,622)	and registration number) Mark F. Harrington (Reg. No. 31,686)
Harry F.	Smith (Reg. No. 32,493)	Ralph D. Gelling (Reg. No. 24,689)
	(check the	following item, if applicable)
		titioner(s) associated with the Customer Number pro- this application and to transact all business in the fice connected therewith.
		leclaration and power of attorney, is the authorization titioner(s) to accept and follow instructions from my
SEND C	ORRESPONDENCE TO	DIRECT TELEPHONE CALLS TO: (Name and telephone number)
	Address	,
Perman 425 Pos	0. Gelling & Green, LLP st Road eld, CT 06430	Ralph D. Gelling (203(259-1800
Σ	Customer Number	

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

Full name of sole or first i Paavo	nventor	Niemitalo
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
Inventor's signature $oldsymbol{igwedge}$	Por Vinta	
Date 25 Feb 1990		Finland
Residence Takkurannantie	36 90820 Kello, Finland	
	urannantie 36 90820 Kello, Fir	land
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Full name of second joint	inventor, if any	
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
Inventor's signature		
Date	Country of Citizenship	
Residence		
Post Office Address		
		
Full name of third joint in	ventor, if any	
		FAMILY (OR LAST NAME)
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	PARILY (ON EAST IOME)
(GIVEN NAME) Inventor's signature	•	PARILY (OR EAST INVITED
Inventor's signature	•	
Inventor's signature	Country of Citizenship	

(Declaration and Power of Attorney [1-1]—page 6 of 7)

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(check proper box(es) for any of the	following added page(s)
that form a part of this	declaration)

	Signature for fourth and subsequent joint inventors. Number of pages added
	• • •
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added
	• • •
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. Number of pages added
	• • •
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)
	* * * ·
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.
	□ Number of pages added
	* * *
	Authorization of practitioner(s) to accept and follow instructions from representative.
	• • •
t	(if no further pages form a part of this Declaration, hen end this Declaration with this page and check the following item)
	This declaration ends with this page.

(Declaration and Power of Attorney [1-1]-page 7 of 7)